## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NORTH DAKOTA SOUTHWESTERN DIVISION

United States of America,	)
Plaintiff,	) ORDER OF DETENTION PENDING ) VIOLATION HEARING
vs. Kevin Claymore, Jr.	) Case No. 1:09-mj-015
Defendant.	)
In accordance with the Bail Reform Act, 1 of the defendant.	18 U.S.C. § 3142(f), I conclude that the following facts require the detention
Alternative A — The Court finds:  (1) There is probable cause 3142(e)(3), and (2) Defendant has not rebureasonably assure the defendant will reasonably assure the defendant will obstruct of the Government has proconditions will reasonable assured to the Government has proconditions will reasonable assured to the Government has proconditions will reasonable assured to the Government has proconditions will obstruct to the Government has proconditions will be a government has proconditions will reasonable the Government has proconditions will be a government has procon	e to believe that defendant has committed an offense listed in 18 U.S.C. § atted the presumption that no condition or combination of conditions will efendant's appearance and the safety of the community.  The core of the following: The coven by preponderance of the evidence that no condition or combination of the coven by clear and convincing evidence that no condition or combination of the coven by clear and convincing evidence that no condition or combination of the coven by a preponderance of the evidence that there is a serious risk that or attempt to obstruct justice, or threaten, injure, or intimidate, or attempt to midate, a prospective witness or juror.
	ne following: test detention at this time. e for release at this time.
PART II – WRITTEN STATEMENT OF REASONS FOR DETENTION  Defendant has not met his burden of proving that he is neither a risk to the community nor a flight risk.	
Defendant is committed to the custody of the Attorne	ECTIONS REGARDING DETENTION  ey General or designated representative for confinement in a corrections facility separate, to the or being held in custody pending appeal. Defendant shall be afforded a reasonable opportunity
for private consultation with defense counsel. On order of a cou	art of the United States or on request of an attorney for the Government, the person in charge of the marshal for the purpose of an appearance in connection with court proceedings.

Date: 04/22/10

/s/ Charles S. Miller, Jr.

United States Magistrate Judge